Approved For Release 2001/08/24 : CIA-RDP57-00384R001000110016-4

OGC HAS REVIEWED.

1 2 OCT 1950

Mr. Reymond P. Whearty Chairman, Interdepartmental Committee on Internal Security 2107 - Department of Justice Techniques 25, D. C.

Dear Mr. Shearty:

Nour letter of 3 September 1950 communing a Presidential Directive on departure of persons from the United States has been carefully reviewed by this of loc. We are fully in sympathy with the need for further information concerning both citizens and aliens who wish to leave this country and for adequate records on which to hear action on passport applications. This Agency wholes to excist such a progress both in the interest of internal security and because of related problems in the duties for which we are responsible.

Two major problems are seen in the Proposal as set forth in your letter forwarding the Draft Directive — one practical, one involving security. The practical aspect arises from the fact that we necessarily have in various files wast numbers of personal records of one sort or another either strictly biagraphic, or related to personal and administration, or those involved in intelligence operations or reports. A great majority of these people would passess information of such a nature that the disclosure of it either willingly or unwillingly to manthorised persons should would endanger the security of the United States. Chiling out those who came within this obtagory would be a reference task of major proportions, which at this moment we are not in a position to undertake.

The eccurity problem involves many of the same names as those noted above and under a broad construction the Braft Directive would require CIA to report all of the caplayers and the names of all others used by it in various capacities as persons posteroing knowledge the manufactured disclosure of which sight certonally endanger the security of the nation. Such a list, for obvious research of security, is not compiled in any one place even within the Agency.

definition of those persons whose masse SIA should and can report under your program. These would be persons who, CIA believes, have information the unauthorized disclosure of which might seriously endanger the security of the United States, and sho because of their background or the circumstances of the proposed travel say, in the opinion of CIA, make such mandberised disclosures. In other words CIA sould not report a person merely because of the possession of information, but would report those cases in which CIA believes there is a likelihood of weatherised disclosure. This program, while semember more limited in scape than that apparently contemplated by ECIS, would, we believe, be more positive and effective and would be within the capabilities of CIA without impairing the security of intelligence operations.

If you agree with our suggestions, we would be glad to help redraft the Directive to reflect our position, but perhaps you would prefer to stand by the Braft in so far as the other agencies are concerned and come to a separate univertabling with this 25x4gency. This would be quite agreeable to us.



25X1A

LEMOUSTON/mll (Legal: 12 Oct 50)

cc: Orig & lcc: Addressee
Signer's copy
Applical Fötenlesse 2001/08/24: CIA-RDP57-00384R001000110016-4
Central Records